	Case 2:17-cv-03074-RFB-BNW	Document 107	Filed 04/25/2	25 Page 1 of 6		
1 2 3 4 5 6 7 8	Ryan A. Hamilton, Esq. Nevada Bar No. 11587 HAMILTON LAW 5125 S. Durango Drive Las Vegas, NV 89113 (702) 818-1818 (702) 974-1139 (fax) Ryan@HamLegal.com Attorney for Plaintiff, Juan C. Rios	CTATE DICTI		OT		
9	UNITED STATE DISTRICT COURT					
10	DISTRICT OF NEVADA					
11	JUAN C. RIOS			2:17-CV-03074-RFB- BNW		
12	Plaintiff,					
13	vs.			ON TO EXTEND JUAN C. RIOS'		
14	IOSEDH I OMBADDO CI ADI		_	ESPOND TO		
15 16	JOSEPH LOMBARDO, CLARI COUNTY SHERIFF; and DOE ROE CORPORATIONS I — X,	ES 1 - 10;	DEFENDAN LOMBARDO RECONSIDI	O'S MOTION FOR		
17	inclusive,		(Second Req	uest)		
18	Defendant		Second Req	uest)		
19	IT IS HEDERY STIDI II A		DEED LIDON	J. by and botwoon		
20	IT IS HEREBY STIPULATED AND AGREED UPON, by and between					
21	counsel for Plaintiff RYAN A. HAMILTON, ESQ., of Hamilton Law, and counsel for					
22	Defendant LYSSA ANDERSON, ESQ., of Kaempfer Crowell, that Plaintiff's					
23	response to Defendant's Motion for Reconsideration be extended to and including					
24	May 2, 2025.					
25						
		_				

This stipulation is entered into for the following reasons: 1 2 Counsel for Plaintiff has had an unusually high level of professional 1. 3 demands that have prevented him from completing the response at issue; 4 2. Such demands have included multiple briefs, numerous hearings for 5 criminal defense cases, and a settlement conference in a business-litigation case 6 7 involving complicated issues; 8 3. Consequently, counsel for Plaintiff requested that counsel for Defendant 9 agree to the proposed extension and counsel for Defendant graciously extended this 10 professional courtesy. 11 12 DATED this 25th day of April 2025. DATED this 25th day of April 2025. 13 /s/Ryan A. Hamilton /s/Lyssa Anderson Ryan A. Hamilton, Esq. Lyssa Anderson, Esq. 14 Nevada Bar No. 11587 KAEMPFER CROWELL 15 1980 Festival Plaza Drive, Suite 650 HAMILTON LAW 5125 S. Durango Drive Las Vegas, NV 89135 16 Las Vegas, NV 89113 (702) 792-7000 (702) 818-1818 (702) 796-7181 (fax) 17 landerson@kcnvlaw.com (702) 974-1139 (fax) 18 Ryan@HamLegal.com Attorney for Defendant, 19 Attorney for Plaintiff, Joseph Lombardo 20 Juan C. Rios

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	(Case 2:17-cv-03074-RFB-BNW	Document 107	Filed 04/25	/25 Page 3 of 6		
1	Ryan A. Hamilton, Esq. Nevada Bar No. 11587					
2	HAMILTON LAW					
3	5125 S. Durango Drive					
4	Las Vegas, NV 89113 (702) 818-1818					
5	(702) 974-1139 (fax)					
6	Ryan@HamLegal.com					
7	Attorney for Plaintiff, Juan C. Rios					
8	UNITED	STATE DIST	RICT COLL	RТ		
9	UNITED STATE DISTRICT COURT					
10	DISTRICT OF NEVADA					
11	JUAN C. RIOS		Case No.:	2:17-CV-03074-RFB- BNW		
12	Plaintiff,			21 () (
13	VS.		PROPOSEI	O ORDER G STIPULATION TO		
14	vs.			LAINTIFF JUAN C.		
15	JOSEPH LOMBARDO, CLARI		RIOS' TIME TO RESPOND TO			
16	COUNTY SHERIFF; and DOE ROE CORPORATIONS I — X	· ·		NT JOSPEH O'S MOTION FOR		
	inclusive,	,		DERATION		
17	Defendant	·S.	(Second Re	anest)		
18	Doronawn		(2000)14 110	quesey		
19	EINDINGS OF EACT					
20	FINDINGS OF FACT					
21	Based on the pending stipulation of counsel, and good cause appearing					
22	therefore, the Court finds that:					
23	1. Counsel for Plaintiff has had an unusually high level of professional					
24	demands that have prevented him from completing the response at issue;					
25	demands that have prevented fill	ii iioiii compicu	ing the respo	iise at issue,		

2. Such demands have included multiple briefs, numerous hearings for criminal defense cases, and a settlement conference in a business-litigation case involving complicated issues;

3. Consequently, counsel for Plaintiff requested that counsel for Defendant agree to the proposed extension and counsel for Defendant graciously extended this professional courtesy.

IT IS HEREBY STIPULATED AND AGREED UPON, by and between counsel for Plaintiff RYAN A. HAMILTON, ESQ., of Hamilton Law, and counsel for Defendant LYSSA ANDERSON, ESQ., of Kaempfer Crowell, that Plaintiff's response to Defendant's Motion for Reconsideration be extended to and including May 2, 2025. The current deadline for Plaintiff's response is April 25, 2025.

This stipulation is entered into for the following reasons:

- 1. Counsel for Plaintiff has had an unusually high level of professional demands that have prevented him from completing the response at issue;
- 2. Such demands have included multiple briefs, numerous hearings for criminal defense cases, and a settlement conference in a business-litigation case involving complicated issues;

///

1	3. Consequently, counsel for F	Plaintiff requested that counsel for Defendant					
2	agree to the proposed extension and counsel for Defendant graciously extended this						
3	professional courtesy.						
5	DATED this 25th day of April 2025.	DATED this 25th day of April 2025.					
6	/s/Ryan A. Hamilton Ryan A. Hamilton, Esq.	/s/Lyssa Anderson Lyssa Anderson, Esq.					
7	Nevada Bar No. 11587	KAEMPFER CROWELL					
8	HAMILTON LAW 5125 S. Durango Drive	1980 Festival Plaza Drive, Suite 650 Las Vegas, NV 89135					
9	Las Vegas, NV 89113	(702) 792-7000					
10	(702) 818-1818 (702) 974-1139 (fax)	(702) 796-7181 (fax) landerson@kcnvlaw.com					
11	Ryan@HamLegal.com	lander some kenviaw.com					
12	Attomon for Disintiff	Attorney for Defendant,					
	Attorney for Plaintiff, Juan C. Rios	Joseph Lombardo					
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1	IT IS SO ORDERED.					
2	DATED: this 25th day of April 2025.					
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4		DI	CHARD E POUL	WADE II		
5		UN	CHARD F. BOUL NITED STATES D	ISTRICT JUDGE		
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